other States to implement their laws. Consistent with the Montana State legislature, this legislation will repeal the REAL ID Act of 2005.

Montanans are fully aware of the power that big data holds and the consequences when that data is abused. Montana has shown how States are best equipped to make licenses secure, without sacrificing the privacy and rights of their citizens. The Repeal ID Act will allow us to strike a balance that protects our national security, while also safeguarding Montanans' civil liberties and personal privacy.

I want to thank Senator Tester for being original cosponsors of this bill and I ask my other Senate colleagues to join us in support of this legislation. I want to also thank Representative ZINKE for leading introduction of companion legislation in the House of Representatives.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S 2440

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Repeal ID Act of 2016".

SEC. 2. REPEAL OF REQUIREMENTS FOR UNIFORM STATE DRIVER'S LICENSES AND STATE IDENTIFICATION CARDS.

- (a) REPEAL.—Title II of the Real ID Act of 2005 (division B of Public Law 109-13) is repealed.
 - (b) Conforming Amendments.—
- (1) CRIMINAL CODE.—Section 1028(a)(8) of title 18, United States Code, is amended by striking "false or actual authentication features" and inserting "false identification features".
- (2) INTELLIGENCE REFORM AND TERRORISM PREVENTION ACT OF 2004.—Section 7212 of the Intelligence Reform and Terrorism Prevention Act of 2004 (Public Law 108-458) is amended to read as it did on the day before the date of the enactment of the Real ID Act of 2005.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 344—EX-PRESSING THE SENSE OF THE SENATE REGARDING THE USE OF ELECTRONIC DEVICES ON THE FLOOR OF THE SENATE

Mr. ENZI (for himself and Mr. WHITE-HOUSE) submitted the following resolution; which was referred to the Committee on Rules and Administration:

S. RES. 344

Resolved, That it is the Sense of the Senate that—

- (1) certain uses of electronic devices by Senators on the floor of the Senate are necessary and proper in the conduct of official Senate business, would not distract, interrupt, or inconvenience the business of Members of the Senate, and should therefore be permissible, including—
- (A) delivering floor remarks from text displayed on personal digital assistant devices and tablet computers;

- (B) reviewing and editing documents on personal digital assistant devices and tablet computers while seated or standing at a desk, except when the Senator who wishes to use the device holds the floor or seeks to be recognized: and
- (C) sending email and other data communication using personal digital assistant devices and tablet computers while seated or standing at a desk, except when the Senator who wishes to use the device holds the floor or seeks to be recognized;
- (2) necessary and proper uses of electronic devices on the floor of the Senate do not include— $\,$
- (A) transmitting sound for any purpose other than through earphones or in such a manner as would not disturb proceedings on the floor of the Senate for the purpose of assisting a person with a disability:
- (B) using telephones or other devices for voice communication; or
- (C) using desktop computers, laptop computers, or other large devices;
- (3) the Committee on Rules and Administration should consider an amendment to the Rules for the Regulation of the Senate Wing consistent with the principles stated above; and
- (4) any amendment to the Rules for the Regulation of the Senate Wing should take into account possible future changes in technology.

SENATE RESOLUTION 345—CON-GRATULATING THE NORTH DA-KOTA STATE UNIVERSITY FOOT-BALL TEAM FOR WINNING THE 2015 NATIONAL COLLEGIATE ATH-LETIC ASSOCIATION DIVISION I FOOTBALL CHAMPIONSHIP SUB-DIVISION TITLE

Mr. HOEVEN (for himself and Ms. HEITKAMP) submitted the following resolution; which was considered and agreed to:

S. RES. 345

Whereas the North Dakota State University (referred to in this preamble as "NDSU") Bison won the 2015 National Collegiate Athletic Association (referred to in this preamble as the "NCAA") Division I Football Championship Subdivision title game in Frisco, Texas, on January 9, 2016, in a decisive victory over the Jacksonville State Gamecocks by a score of 37 to 10;

Whereas NDSU has now won 13 NCAA Football Championships;

Whereas NDSU has now won 5 consecutive NCAA Division I Football Championships, an extraordinary and record-setting achievement in modern collegiate football history;

Whereas the NDSU Bison have displayed tremendous resilience and skill over the past 5 seasons, with 71 wins to only 5 losses, including a streak of 33 consecutive wins;

Whereas an estimated 17,000 Bison fans attended the Championship game, reflecting the tremendous spirit and dedication of Bison Nation that has helped propel the success of the team; and

Whereas the 2015 NCAA Division I Football Championship Subdivision title was a victory not only for the NDSU football team, but also for the entire State of North Dakota: Now, therefore, be it

Resolved, That the Senate-

(1) congratulates the North Dakota State University Bison football team as the 2015 champions of the National Collegiate Athletic Association Division I Football Championship Subdivision;

(2) commends the North Dakota State University players, coaches, and staff for—

- (A) their hard work and dedication on a historic season; and
- (B) fostering a continuing tradition of athletic and academic excellence; and
- (3) recognizes the students, alumni, and loyal fans that supported the Bison while the Bison sought to capture a fifth consecutive Division I Football Championship Subdivision trophy for North Dakota State University.

$\begin{array}{c} {\rm AMENDMENTS} \ {\rm SUBMITTED} \ {\rm AND} \\ {\rm PROPOSED} \end{array}$

SA 2944. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the bill S. 2232, to require a full audit of the Board of Governors of the Federal Reserve System and the Federal reserve banks by the Comptroller General of the United States, and for other purposes; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2944. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the bill S. 2232, to require a full audit of the Board of Governors of the Federal Reserve System and the Federal reserve banks by the Comptroller General of the United States, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

SEC. ____. REPEAL OF DUPLICATIVE MANDATORY INSPECTION PROGRAM.

- (a) FOOD, CONSERVATION, AND ENERGY ACT OF 2008.—Effective June 18, 2008, section 11016 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 Stat. 2130) is repealed.
- (b) AGRICULTURAL ACT OF 2014.—Effective February 7, 2014, section 12106 of the Agricultural Act of 2014 (Public Law 113-79; 128 Stat. 981) is repealed.
- (c) APPLICATION.—The Federal Meat Inspection Act (21 U.S.C. 601 et seq.) and the Agricultural Marketing Act of 1946 (7 U.S.C. 1621 et seq.) shall be applied and administered as if the provisions of law struck by this section had not been enacted.

AUTHORITY FOR COMMITTEES TO MEET

 $\begin{array}{c} \text{COMMITTEE ON HEALTH, EDUCATION, LABOR,} \\ \text{AND PENSIONS} \end{array}$

Mr. CORNYN. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be authorized to meet during the session of the Senate on January 12, 2016, at 10 a.m., in room SD-430 of the Dirksen Senate Office Building.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS

Mr. CORNYN. Mr. President, I ask unanimous consent that the Committee on Homeland Security and Governmental Affairs be authorized to meet during the session of the Senate on January 12, 2016, at 10 a.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON VETERANS' AFFAIRS

Mr. CORNYN. Mr. President, I ask unanimous consent that the Committee on Veterans' Affairs be authorized to meet during the session of the